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## 1 UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA 2 SAN FRANCISCO DIVISION 3 4 LARGAN PRECISION CO., LTD., CASE NO. 3:20-cv-06607-JD 5 Plaintiff, 6 STIPULATION AND [PROPOSED] ORDER OF DISMISSAL 7 V. 8 ABILITY OPTO-ELECTRONICS TECHNOLOGY CO., LTD. 9 AND HP INC., 10 Defendants. 11 12 13 Plaintiff Largan Precision Co., Ltd. ("Largan") and Defendant HP Inc. ("HP") have 14 agreed to dismiss the claims and causes of action between them in this action. 15 Accordingly, pursuant to Federal Rule of Civil Procedure 41, Largan and HP stipulate 16 that all claims asserted by Largan against HP in the above-captioned case and all affirmative 17 defenses asserted by HP against Largan in the above-captioned case be dismissed with prejudice. 18 Largan and HP further stipulate that each party shall bear its own costs and fees. 19 20 21 22 23 24 25 26 27 28

IT IS SO STIPULATED. 1 2 Respectfully submitted, 3 Dated: April 13, 2021 By: /s/ Alan M. Fisch 4 Alan M. Fisch (pro hac vice) alan.fisch@fischllp.com 5 R. William Sigler (pro hac vice) 6 bill.sigler@fischllp.com Jeffrey M. Saltman (pro hac vice) 7 jeffrey.saltman@fischllp.com Lisa Phillips (*pro hac vice*) 8 lisa.phillips@fischllp.com Adam A. Allgood (SBN:295016) 9 adam.allgood@fischllp.com 10 Matthew R. Benner (pro hac vice) matthew.benner@fischllp.com 11 FISCH SIGLER LLP 5301 Wisconsin Avenue NW 12 Fourth Floor 13 Washington, DC 20015 Tel: 202.362.3500 14 Fax: 202.362.3501 15 Ken K. Fung (SBN: 283854) ken.fung@fischllp.com 16 FISCH SIGLER LLP 17 400 Concar Drive San Mateo, CA 94402 18 Tel: 650.362.8200 Fax: 202.362.3501 19 Attorneys for Plaintiff, 20 Largan Precision Co., Ltd. 21 22 23 24 25 26

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,	Dated: April 13, 2021	By: /s/ Sasha G. Rao
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## **FILER'S ATTESTATION** 1 Pursuant to Local Rule 5-1(i)(3), I, Alan M. Fisch, hereby attest that the concurrence in 2 3 the filing of this document has been obtained from the other signatories, which shall serve in lieu 4 of their signatures. 5 6 DATED: April 13, 2021 /s/ Alan M. Fisch Alan M. Fisch 7 8 9 10 **PROPOSED** ORDER 11 12 PURSUANT TO STIPULATION, IT IS HEREBY ORDERED THAT ALL 13 CLAIMS ASSERTED BY LARGAN PRECISION CO., LTD ("LARGAN") AGAINST HP 14 INC. ("HP") AND ALL AFFIRMATIVE DEFENSES ASSERTED BY HP AGAINST 15 LARGAN IN THE ABOVE CAPTIONED CASE BE DISMISSED WITH PREJUDICE. 16 EACH PARTY SHALL BEAR ITS OWN COSTS AND FEES. 17 18 DATED: April 15, 2021 19 20 21 Judge James Donato 22 23 24 25 26 27 28